AMENDMENT UNDER 37 C.F.R. § 1.111 Attorney Docket No.: Q78503

Application No.: 10/716,464

REMARKS

Claims 1-4 and 7-10 are all the claims pending in the application.

Claims 1 and 2 are amended to include the subject matter of claims 5 and 6, respectively, and claims 5 and 6 are canceled.

Claim Rejections under 35 U.S.C. § 103

Claims 1-4, 9 and 10 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Waseda et al. (JP 2001-54151; hereinafter "Waseda") in view of Ikeda et al. (JP 2001-285477; hereinafter "Ikeda"). Claims 5 and 6 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Waseda in view of Ikeda and further in view of Roach (EP 1,032,224). Claims 7 and 8 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Waseda in view of Ikeda and further in view of Keenan et al. (U.S. Patent No. 6,577,631; hereinafter "Keenan").

Claim 1 is amended to recite the subject matter of claim 5, and recites an adaptor being connectable to a mobile phone unit through a low power wireless system or a wired cable and connected to an IP-PBX through an IP network, comprising, *inter alia*, means for linking a telephone directory of the mobile phone unit and a telephone directory of the IP-PBX.

The Examiner acknowledges that Waseda and Ikeda fail to disclose the claimed means for linking a telephone directory of the mobile phone unit and a telephone directory of the IP-PBX. Instead, the Examiner relies on Roach to disclose this claimed feature. Specifically, the Examiner asserts that "Roach describes a memory unit in a mobile phone that stores a menu (directory) of phone numbers that to connect with the PBX (col. 7 lines 24-56 & col. 10 lines 10-31), in which the PBX directory is mentioned above" (Office Action, page 5).

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Firstly, the Examiner alleges that "the PBX directory is mentioned above", however, the Examiner makes no mention of either Waseda or Ikeda disclosing a telephone directory of an IP-PBX, and in fact acknowledges that neither Waseda, Ikeda independently or in combination disclose the telephone directory of an IP-PBX, as recited in claim 1.

Secondly, Roach discloses initiating a call from a mobile phone 12 to a remote phone 16, by using the a keypad of the mobile phone 12 or a menu of phone numbers stored in the memory of mobile phone 12 (col. 7, lines 24-56). Roach then discloses transmitting a unique identifier of a local phone 14, that can be stored in the memory of the mobile phone 12, to the remote phone 16, upon initiation of the call (col. 7, lines 24-56). Roach merely discloses mobile phone 12 having a menu of phone numbers stored in its memory (i.e. a telephone directory), but fails to teach or suggest either the remote phone 16 or local phone 14 having a menu of phone numbers.

Assuming, in arguendo, that remote phone 16 contains a telephone directory, the Examiner seems to be asserting that the transmission of the unique identifier of local phone 14 from the directory of mobile phone 12 to the remote phone 16 discloses the linking of the directory of local phone 14 with a directory of remote phone 16. The mere transmission of a phone number from the directory of the mobile phone 12 to the remote phone 16 does not necessitate a linking of the directory of the mobile phone 12 with that the directory of the remote phone 16. Roach fails to teach or suggest any such linking of telephone directories. Furthermore, Roach discloses that a remote origination gateway 26 intercepts the transmitted unique identifier of local phone 14 and places a call to the local phone 14 and the remote phone 16, connecting the local phone 14 with the remote phone 16, at which point the mobile phone 12 is disconnected. Therefore even if the transmission of the unique identifier of local phone 14 by

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mobile phone 12 necessitated a linking of telephone directories, since the transmission is not

received by the remote phone 16, no such linking can takes place.

Accordingly, Applicant respectfully submits that claim 1 is patentable over the applied

references. Claim 2 recites on or more features analogous to those discussed above with respect

to claim 1, and is therefore patentable at least for reasons analogous to those given above with

respect to claim 1. Applicant further submits that claims 3-4 and 7-10 are patentable at least by

virtue of their dependency on claims 1 or 2.

Conclusion

In view of the above, reconsideration and allowance of this application are now believed

to be in order, and such actions are hereby solicited. If any points remain in issue which the

Examiner feels may be best resolved through a personal or telephone interview, the Examiner is

kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue

Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any

overpayments to said Deposit Account.

Respectfully submitted,

A 1976

SUGHRUE MION, PLLC Telephone: (202) 293-7060 Facsimile: (202) 293-7860

WASHINGTON OFFICE 23373
CUSTOMER NUMBER

Date: January 17, 2008

Howard L. Bernstein Registration No. 25.665

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